United States District Court

EASTERN DISTRICT OF WASHINGTON



Andrea K. George 10 North Post Street, Suite 700 Spokane, Washington 99201 509.624.7606 Attorney for Jaydin Ledford

Plaintiff,

Defendant.

3

1

2

4

5

6

7

8 United States,

9

10 v.

11 | Jaydin Ledford,

13

12

14

15

16

17

18

19

No. 2:19-CR-049-RMP

Motion to Continue Sentencing Hearing I. Basis for Motion to Continue

Jaydin Ledford, through counsel, Andrea K. George, for the Federal

Defenders of Eastern Washington and Idaho, moves this Court to continue the
videoconference sentencing hearing scheduled for September 9, 2020. Mr.

Ledford asks for a two- week continuance.

Mr. Ledford resides in Omak, Washington. He was going to drive down with his mother tomorrow morning. Unfortunately, fires are raging around Omak. Julia Ledford was unable to fill her gas tank as the gas pumps were not working. They cannot do the hearing from Omak as their Wifi is very spotty because of the fires. In addition, counsel believes it imperative that she is with Mr. Ledford at the sentencing hearing.

II. Conclusion

For the reasons stated above, Mr. Ledford respectfully moves the Court to continue the sentencing hearing for two weeks. AUSA Cashman does not oppose this motion.

MOTION TO CONTINUE

Dated: September 8, 2020 1 Federal Defenders of Eastern Washington & Idaho 2 s/Andrea K. George 3 Andrea K. George, MN 202125 4 10 North Post Street, Suite 700 Spokane, Washington 99201 5 t: (509) 624-7606 f: (509) 747-3539 6 andrea george@fd.org 7 8 SERVICE CERTIFICATE 9 I certify that on September 8, 2020, I electronically filed the foregoing with 10 the Clerk of the Court using the CM/ECF System, which will notify Assistant 11 United States Attorneys: Patrick Cashman. 12 s/Andrea K. George 13 Andrea K. George, MN 202125 10 North Post Street, Suite 700 14 Spokane, Washington 99201 t: (509) 624-7606 15 f: (509) 747-3539 Andrea George@fd.org 16 17 18 19 MOTION TO CONTINUE

- 2 -